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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/713,579	1	1/13/2003	James S. Cozzi	3546	8255
75	90	05/10/2004		EXAMINER	
Niro, Scavone	, Haller	& Niro		HARRIS, A	ANTON B
Suite 4600 181 W. Madison	1			ART UNIT	PAPER NUMBER
Chicago, IL 60602			2831		

DATE MAILED: 05/10/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/713,579	COZZI ET AL					
Office Action Summary	Examiner	Art Unit					
	Anton B Harris	2831	AL				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence ad	dress				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a repl tf NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) daywill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely the mailing date of this or D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 13 N	lovember 2003.						
· - · · · · ·	s action is non-final.						
3) Since this application is in condition for allowa	, <del></del>						
Disposition of Claims							
4) Claim(s) 1-6 is/are pending in the application.  4a) Of the above claim(s) is/are withdray  5) Claim(s) is/are allowed.  6) Claim(s) 1-6 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or are subject to restriction and/or are subject to by the Examine 10) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 11) The oath or declaration is objected to by the Examine 11)	or election requirement.  er. epted or b) objected to by the beginning be held in abeyance. See tion is required if the drawing(s) is objected to by the beginning of the drawing of the d	e 37 CFR 1.85(a). jected to. See 37 CF	, ,				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burear * See the attached detailed Office action for a list	s have been received. Is have been received in Applicati Inity documents have been receive U (PCT Rule 17.2(a)).	on No ed in this National	Stage				
	,						
Attachment(s)	<b>₽</b>	(DTO 440)					
)     Notice of References Cited (PTO-892)	4)						
B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date			D-152)				

### **DETAILED ACTION**

## Claim Objections

1. Claim 5 is objected to because of the following informalities:

Claim 5 recites the phrase "assembly of claim 4 wherein said box assembly" is repeated.

On occurrence should be deleted. Appropriate correction is required.

# Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claims 1-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Seymour (5,012,043) in view of McNab (4,927,039).

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Regarding claim 1, Seymour (col. 6, lines1-67) discloses an electrical outlet box assembly comprising:

an outlet box 14;

an outlet assembly 20; and

an adaptor 16 located between the outlet box 14 and the outlet assembly 20, the adaptor having a pair of opposing mounting flanges 36, 40 and a pair of opposing outlet assembly support tabs 52, said support tabs 52 being displaced from the mounting flanges 36, 40, but lacks an adaptor being positioned at least partially within an outlet box and support tabs that locate the outer surface of the outlet assembly in generally the same plane as or slightly recessed from, the plane of the mounting flanges.

McNab (figure 1) teaches an adaptor 12 being positioned at least partially within an outlet box 10 and support tabs 24 that locate the outer surface of the outlet assembly (not shown) in generally the same plane as or slightly recessed from, the plane of the mounting flanges 14.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the device of Seymour by providing an adaptor being positioned at least partially within an outlet box and support tabs that locate the outer surface of the outlet assembly in generally the same plane as or slightly recessed from, the plane of the mounting flanges in order to match different wall thickness in view of the teachings of McNab.

Regarding claim 2, Seymour (col. 6, lines1-67) discloses that an adaptor 16 comprises a four-sided insert.

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Regarding claim 3, Seymour (col. 6, lines1-67) discloses that an insert 16 has opposing end walls 46, 48 each having one or more slots 42 to accommodate assembly hardware on the outlet box 14.

Regarding claim 4, Seymour (col. 6, lines1-67) discloses a cover plate 116.

Regarding claim 5, Seymour (col. 6, lines1-67) discloses that a box assembly is mounted with a construction member 18 having an outer surface and wherein said cover plate 116 is located on the outer surface of said construction member 18.

Regarding claim 6, Seymour (col. 6, lines1-67) discloses that a gasket 58 is positioned between the cover plate 116 and the outer surface of the construction member 18.

### Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- Taylor U.S. Patent No. 4,634,015 discloses an adjustable outlet box including tabs and flanges.
- Hagarty U.S. Patent No. 6,103,972 discloses an outlet box including tabs, flanges, and an adaptor.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anton B Harris whose telephone number is (571) 272-1976. The examiner can normally be reached on weekdays from 8:30am to 5:00pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Dean Reichard, can be reached on (571) 272-2800 ext 31. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

abh

5/3/04

DEAN A. REICHARD

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